

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

ANTHONY RAPP,

Plaintiff,

-against-

KEVIN SPACEY FOWLER a/k/a KEVIN SPACEY,

Defendant.

Case No. 20-cv-09586 (LAK) (SDA)

PLAINTIFF ANTHONY RAPP'S *AMENDED* EXHIBIT LIST

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The following is an amended list of Plaintiff's Exhibits to be offered in his case-in-chief.

<u>Exhibit No.</u>	<u>Document Description</u>	<u>Bates Begin</u>	<u>Bates End</u>	<u>Defendant's Objections</u>	<u>Stipulations to Authenticity</u>	<u>Stipulation to Admissibility</u>
PX. 1	The Advocate article (Previously marked as Exhibit 12 on 2-3-21)			Hearsay (FRE 801, 802)	Yes	No
PX. 2	Anthony Rapp's sketch of apartment 2-3-2021 (Previously marked as Exhibit 26 on 2-3-21)	AR000682	AR000682		Yes	Yes
PX. 3	Excerpt from John Barrowman's book "Anything Goes" (Previously marked as Exhibit 47)	AR000680	AR000681	Hearsay (FRE 801, 802); authenticity/foundation (FRE 900); incomplete excerpt (FRE 106)	No	No
PX. 4	Andy Holtzman sketch of office 1-7-2022 (Previously marked as Exhibit 128 on 1-7-22)	AR000679	AR000679	Relevance (FRE 401); Confuses the issues, undue consumption of time (FRE 403)	Yes	No
PX. 5	Justin Dawes' Email to Adam Vary - Buzzfeed 10-31-2017 (Previously marked as Exhibit 143 2-10-2022)	AR000666	AR000667	Hearsay (FRE 801, 802); relevance (FRE 401); confuses the issues, misleads the jury, undue consumption of time (FRE 403)	Yes	No

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PX. 6	Kevin Spacey's Email 1 to Evan Lowenstein 10-29-2017 (Previously marked as Exhibit 166 on 1-17-22)	KF 478	KF 479	Confuses the issues, unfairly prejudicial, and misleads the jury (FRE 403); rule of completeness (FRE 106)	Yes	No
PX. 7	Kevin Spacey's Email: "A dream . . ." to Evan Lowenstein 2-2-2018 (Previously marked as Exhibit 167 on 1-17-22)	KF 237	KF 239		Yes	Yes
PX. 8	Kevin Spacey's Email 2 to Nicola Howson & Evan Lowenstein 10-29-2017	KF 480	KF 481	Confuses the issues, unfairly prejudicial, and misleads the jury (FRE 403); Rule of completeness (FRE 106)	Yes	No
PX. 9	Kevin Spacey's Email 3 to Nicola Howson & Evan Lowenstein 10-29-2017	KF 491	KF 492	Cummulative, confuses the issues, unfairly prejudicial, and misleads the jury (FRE 403); rule of completeness (FRE 106)	Yes	No
PX. 10	Kevin Spacey's Email 4 to Nicola Howson & Evan Lowenstein 10-29-2017	KF 470	KF 471	Cummulative, confuses the issues, unfairly prejudicial, misleads the jury (FRE 403); rule of completeness (FRE 106)	Yes	No
PX. 11	Kevin Spacey's	KF 455	KF 455	Cummulative, confuses the	Yes	No

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	Email 5 to Nicola Howson & Evan Lowenstein 10-29-2017			issues, unfairly prejudicial, and misleads the jury (FRE 403); rule of completeness (FRE 106)		
PX. 12	Kevin Spacey's Email 6 to Nicola Howson & Evan Lowenstein 10-29-2017	KF 474	KF 474	Cummulative, confuses the issues, unfairly prejudicial, misleads the jury (FRE 403); rule of completeness (FRE 106)	Yes	No
PX. 13	Kevin Spacey's Email 7 to Staci Wolfe, Todd Rubenstein, Nicola Howson, John Houseman & Bryan Freedman 10-29-2017	KF 499	KF 499	Cummulative, confuses the issues, unfairly prejudicial, and misleads the jury (FRE 403); rule of completeness (FRE 106)	Yes	No
PX. 14	Letter from John Barrowman to Kevin Spacey	KF 443	KF 443		Yes	Yes
PX. 15	Staci Wolfe Forwarding Adam Vary's 10-29-17 e-mail sent to Staci Wolfe to Evan Lowenstein, Todd Rubenstein & Nicola Howson	KF 73	KF 74	Redaction necessary to remove unrelated allegation	Yes	Yes (with redaction)
PX. 16	Kevin Spacey	AR000631	AR000631		Yes	Yes

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	Twitter Statement 10-30-2017					
PX. 17	Kevin Spacey's Deposition 1-17-2022 - 1 of 17.mp4	AR000632	AR000632	The deposition included objectionable, irrelevant, and unfairly prejudicial matters. Mr. Fowler reserves the right to object at trial.	Yes	No
PX. 18	Kevin Spacey's Deposition 1-17-2022 - 2 of 17.mp4	AR000633	AR000633	The deposition included objectionable, irrelevant, and unfairly prejudicial matters. Mr. Fowler reserves the right to object at trial.	Yes	No
PX. 19	Kevin Spacey's Deposition 1-17-2022 - 3 of 17.mp4	AR000634	AR000634	The deposition included objectionable, irrelevant, and unfairly prejudicial matters. Mr. Fowler reserves the right to object at trial.	Yes	No
PX. 20	Kevin Spacey's Deposition 1-17-2022 - 4 of 17.mp4	AR000635	AR000635	The deposition included objectionable, irrelevant, and unfairly prejudicial matters. Mr. Fowler reserves the right to object at trial.	Yes	No
PX. 21	Kevin Spacey's Deposition	AR000636	AR000636	The deposition included objectionable, irrelevant, and	Yes	No

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	1-17-2022 - 5 of 17.mp4			unfairly prejudicial matters. Mr. Fowler reserves the right to object at trial.		
PX. 22	Kevin Spacey's Deposition 1-17-2022 - 6 of 17.mp4	AR000637	AR000637	The deposition included objectionable, irrelevant, and unfairly prejudicial matters. Mr. Fowler reserves the right to object at trial.	Yes	No
PX. 23	Kevin Spacey's Deposition 1-17-2022 - 7 of 17.mp4	AR000638	AR000638	The deposition included objectionable, irrelevant, and unfairly prejudicial matters. Mr. Fowler reserves the right to object at trial.	Yes	No
PX. 24	Kevin Spacey's Deposition 1-17-2022 - 8 of 17.mp4	AR000639	AR000639	The deposition included objectionable, irrelevant, and unfairly prejudicial matters. Mr. Fowler reserves the right to object at trial.	Yes	No
PX. 25	Kevin Spacey's Deposition 1-17-2022 - 9 of 17.mp4	AR000640	AR000640	The deposition included objectionable, irrelevant, and unfairly prejudicial matters. Mr. Fowler reserves the right to object at trial.	Yes	No

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PX. 26	Kevin Spacey's Deposition 1-17-2022 - 10 of 17.mp4	AR000641	AR000641	The deposition included objectionable, irrelevant, and unfairly prejudicial matters. Mr. Fowler reserves the right to object at trial.	Yes	No
PX. 27	Kevin Spacey's Deposition 1-17-2022 - 11 of 17.mp4	AR000642	AR000642	The deposition included objectionable, irrelevant, and unfairly prejudicial matters. Mr. Fowler reserves the right to object at trial.	Yes	No
PX. 28	Kevin Spacey's Deposition 1-17-2022 - 12 of 17.mp4	AR000643	AR000643	The deposition included objectionable, irrelevant, and unfairly prejudicial matters. Mr. Fowler reserves the right to object at trial.	Yes	No
PX. 29	Kevin Spacey's Deposition 1-17-2022 - 13 of 17.mp4	AR000644	AR000644	The deposition included objectionable, irrelevant, and unfairly prejudicial matters. Mr. Fowler reserves the right to object at trial.	Yes	No
PX. 30	Kevin Spacey's Deposition 1-17-2022 - 14 of 17.mp4	AR000645	AR000645	The deposition included objectionable, irrelevant, and unfairly prejudicial matters. Mr.	Yes	No

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				Fowler reserves the right to object at trial.		
PX. 31	Kevin Spacey's Deposition 1-17-2022 - 15 of 17.mp4	AR000646	AR000646	The deposition included objectionable, irrelevant, and unfairly prejudicial matters. Mr. Fowler reserves the right to object at trial.	Yes	No
PX. 32	Kevin Spacey's Deposition 1-17-2022 - 16 of 17.mp4	AR000647	AR000647	The deposition included objectionable, irrelevant, and unfairly prejudicial matters. Mr. Fowler reserves the right to object at trial.	Yes	No
PX. 33	Kevin Spacey's Deposition 1-17-2022 - 17 of 17.mp4	AR000648	AR000648	The deposition included objectionable, irrelevant, and unfairly prejudicial matters. Mr. Fowler reserves the right to object at trial.	Yes	No
PX. 34	Pictures of Anthony Rapp in Precious Sons 1986	AR000629	AR000629		Yes	Yes
PX. 35	Picture of Anthony Rapp 1986	AR000630	AR000630	Cummulative (FRE 403)	Yes	No
PX. 36	Texts between Anthony Rapp and Christopher Denny 2017	AR000248	AR000250	Hearsay (FRE 801, 802), unfairly prejudicial	Yes	No

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PX. 37	Texts between Anthony Rapp and Christopher Hart 10-21-2018	AR000246	AR000247	Hearsay (FRE 801, 802), relevance (FRE 401), Unfairly prejudicial discussion of rumors and unrelated allegations, confuses the issues, misleads the jury (FRE 403)	Yes	No
PX. 38	BuzzFeedNews - Actor Anthony Rapp: Kevin Spacey Made A Sexual Advance Toward Me When I Was 14 10-29-2017			Hearsay (FRE 801, 802), includes irrelevant and unfairly prejudicial matters that must be redacted (FRE 403)	Yes	No (without significant redactions)
PX. 39	Photographs of Justin Dawes	AR000668	AR000671	Relevance (FRE 401); Confuses the issues, misleads the jury, undue consumption of time (FRE 403)	Yes	No
PX. 40	Psychological Testing by Lisa Rocchio, Ph.D. 2-6-2021	AR001037	AR001096	Hearsay (FRE 801, 802), unfairly prejudicial, undue consumption of time, misleads the jury (FRE 403)	Yes	No
PX. 41	Alexander Sasha Bardey, PhD Zoom Evaluation	KSF_EXP ERT005085	KSF_EXP ERT005085	Hearsay (FRE 801, 802); undue consumption of time, confuses	Yes	No

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	of Anthony Rapp 3-26-2021.mp4			the issues (FRE 403)		
PX. 42	Alexander Sasha Bardey, PhD Zoom Evaluation of Anthony Rapp 3-26-2021.mp4	KSF_EXP ERT005086	KSF_EXP ERT005086	Hearsay (FRE 801, 802); undue consumption of time, confuses the issues (FRE 403)	Yes	No
PX. 43	Robin Magid's Medical Records	AR000685	AR000713	Hearsay (FRE 801, 802); Foundation/autenticity (FRE 900); misleads the jury, confuses the issues, unfairly prejudicial, undue consumption of time (FRE 403); improper opinion of lay witness who is admittedly unqualified to offer expert opinion (FRE 701, 702)	No	No
PX. 44	Sean Snow Deposition 8-6-2021	AR000938	AR001030	<i>See</i> objections to deposition designations	Yes	No
PX. 45	Justin Dawes' Deposition 12-28-2021 - 1 of 6.mp4	AR001031	AR001031	Relevance (FRE 401); unfairly prejudicial, misleads the jury, confuses the issues, undue consumption of time (FRE 403); <i>see also</i> objections to transcript designations and Mr. Fowler's motion to	Yes	No

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				exclude Mr. Dawes's testimony.		
PX. 46	Justin Dawes' Deposition 12-28-2021 - 2 of 6.mp4	AR001032	AR001032	Relevance (FRE 401); unfairly prejudicial, misleads the jury, confuses the issues, undue consumption of time (FRE 403); see also objections to transcript designations and Mr. Fowler's motion to exclude Mr. Dawes's testimony.	Yes	No
PX. 47	Justin Dawes' Deposition 12-28-2021 - 3 of 6.mp4	AR001033	AR001033	Relevance (FRE 401); unfairly prejudicial, misleads the jury, confuses the issues, undue consumption of time (FRE 403); see also objections to transcript designations and Mr. Fowler's motion to exclude Mr. Dawes's testimony.	Yes	No
PX. 48	Justin Dawes' Deposition 12-28-2021 - 4 of 6.mp4	AR001034	AR001034	Relevance (FRE 401); unfairly prejudicial, misleads the jury, confuses the issues, undue consumption of time (FRE 403); see also objections to	Yes	No

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				transcript designations and Mr. Fowler's motion to exclude Mr. Dawes's testimony.		
PX. 49	Justin Dawes' Deposition 12-28-2021 - 5 of 6.mp4	AR001035	AR001035	Relevance (FRE 401); unfairly prejudicial, misleads the jury, confuses the issues, undue consumption of time (FRE 403); see also objections to transcript designations and Mr. Fowler's motion to exclude Mr. Dawes's testimony.	Yes	No
PX. 50	Justin Dawes' Deposition 12-28-2021 - 6 of 6.mp4	AR001036	AR001036	Relevance (FRE 401); unfairly prejudicial, misleads the jury, confuses the issues, undue consumption of time (FRE 403); see also objections to transcript designations and Mr. Fowler's motion to exclude Mr. Dawes's testimony.	Yes	No
PX. 51	Alexander Sasha Bardey, M.D. Invoice 6-8-2021	KSF_EXP ERT002788	KSF_EXP ERT002790		Yes	Yes

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PX. 52	Alexander Sasha Bardey, M.D. Invoice 1-24-2022	KSF_EXP ERT006767	KSF_EXP ERT006768		Yes	Yes
PX. 53	Curriculum Vitae - Lisa Marie Rocchio Ph.D.	AR001097	AR001107	Undue consumption of time (FRE 403)	Yes	No
PX. 54	Expert Report - Elizabeth Loftus Ph.D. 7-12-2021	AR001108	AR001112	Mr. Fowler reserves the right to object to this exhibit on the following grounds: relevance (FRE 401); confuses the issues, misleads the jury, and undue consumption of time (FRE 403); hearsay (FRE 801, 802)	Yes	No
PX. 55	Elizabeth Loftus Ph.D Deposition 12-22-2021 - 1 of 8.mp4	AR001113		The exhibit includes matters that are irrelevant (FRE 401); misleading, would cause undue consumption of time, confuse the issues, and mislead the jury (FRE 403); numerous questions were improper and argumentative; and the exhibit contains extensive inadmissible hearsay (FRE	Yes	No

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				801, 802). Counsel has failed to designate the transcript and has not identified any specific portion of the deposition for admission. Mr. Fowler, therefore, also reserves the right to object pursuant to FRE 106.		
PX. 56	Elizabeth Loftus Ph.D Deposition 12-22-2021 - 2 of 8.mp4	AR001114		The exhibit includes matters that are irrelevant (FRE 401); misleading, would cause undue consumption of time, confuse the issues, and mislead the jury (FRE 403); numerous questions were improper and argumentative; and the exhibit contains extensive inadmissible hearsay (FRE 801, 802). Counsel has failed to designate the transcript and has not identified any specific portion of the deposition for admission. Mr. Fowler, therefore, also reserves the right	Yes	No

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				to object pursuant to FRE 106.		
PX. 57	Elizabeth Loftus Ph.D Deposition 12-22-2021 - 3 of 8.mp4	AR001115		The exhibit includes matters that are irrelevant (FRE 401); misleading, would cause undue consumption of time, confuse the issues, and mislead the jury (FRE 403); numerous questions were improper and argumentative; and the exhibit contains extensive inadmissible hearsay (FRE 801, 802). Counsel has failed to designate the transcript and has not identified any specific portion of the deposition for admission. Mr. Fowler, therefore, also reserves the right to object pursuant to FRE 106.	Yes	No
PX. 58	Elizabeth Loftus Ph.D Deposition 12-22-2021 - 4 of 8.mp4	AR001116		The exhibit includes matters that are irrelevant (FRE 401); misleading, would cause undue consumption of time, confuse the issues, and	Yes	No

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				mislead the jury (FRE 403); numerous questions were improper and argumentative; and the exhibit contains extensive inadmissible hearsay (FRE 801, 802). Counsel has failed to designate the transcript and has not identified any specific portion of the deposition for admission. Mr. Fowler, therefore, also reserves the right to object pursuant to FRE 106.		
PX. 59	Elizabeth Loftus Ph.D Deposition 12-22-2021 - 5 of 8.mp4	AR001117		The exhibit includes matters that are irrelevant (FRE 401); misleading, would cause undue consumption of time, confuse the issues, and mislead the jury (FRE 403); numerous questions were improper and argumentative; and the exhibit contains extensive inadmissible hearsay (FRE 801, 802). Counsel has	Yes	No

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				failed to designate the transcript and has not identified any specific portion of the deposition for admission. Mr. Fowler, therefore, also reserves the right to object pursuant to FRE 106.		
PX. 60	Elizabeth Loftus Ph.D Deposition 12-22-2021 - 6 of 8.mp4	AR001118		The exhibit includes matters that are irrelevant (FRE 401); misleading, would cause undue consumption of time, confuse the issues, and mislead the jury (FRE 403); numerous questions were improper and argumentative; and the exhibit contains extensive inadmissible hearsay (FRE 801, 802). Counsel has failed to designate the transcript and has not identified any specific portion of the deposition for admission. Mr. Fowler, therefore, also reserves the right to object pursuant to FRE 106.	Yes	No

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PX. 61	Elizabeth Loftus Ph.D Deposition 12-22-2021 - 7 of 8.mp4	AR001119		The exhibit includes matters that are irrelevant (FRE 401); misleading, would cause undue consumption of time, confuse the issues, and mislead the jury (FRE 403); numerous questions were improper and argumentative; and the exhibit contains extensive inadmissible hearsay (FRE 801, 802). Counsel has failed to designate the transcript and has not identified any specific portion of the deposition for admission. Mr. Fowler, therefore, also reserves the right to object pursuant to FRE 106.	Yes	No
PX. 62	Elizabeth Loftus Ph.D Deposition 12-22-2021 - 8 of 8.mp4	AR001120		The exhibit includes matters that are irrelevant (FRE 401); misleading, would cause undue consumption of time, confuse the issues, and mislead the jury (FRE 403); numerous	Yes	No

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				questions were improper and argumentative; and the exhibit contains extensive inadmissible hearsay (FRE 801, 802). Counsel has failed to designate the transcript and has not identified any specific portion of the deposition for admission. Mr. Fowler, therefore, also reserves the right to object pursuant to FRE 106.		
PX. 63	Alexander Sasha Bardey, M.D. Deposition 1-26-2022 - 1 of 8.mp4	AR001170		The exhibit includes matters that are irrelevant (FRE 401); misleading, would cause undue consumption of time, confuse the issues, and mislead the jury (FRE 403); numerous questions were improper and argumentative; and the exhibit contains extensive inadmissible hearsay (FRE 801, 802). Counsel has failed to designate the transcript and has	Yes	No

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				not identified any specific portion of the deposition for admission. Mr. Fowler, therefore, also reserves the right to object pursuant to FRE 106.		
PX. 64	Alexander Sasha Bardey, M.D. Deposition 1-26-2022 - 2 of 8.mp4	AR001171		The exhibit includes matters that are irrelevant (FRE 401); misleading, would cause undue consumption of time, confuse the issues, and mislead the jury (FRE 403); numerous questions were improper and argumentative; and the exhibit contains extensive inadmissible hearsay (FRE 801, 802). Counsel has failed to designate the transcript and has not identified any specific portion of the deposition for admission. Mr. Fowler, therefore, also reserves the right to object pursuant to FRE 106.	Yes	No
PX. 65	Alexander Sasha Bardey, M.D.	AR001172		The exhibit includes matters that are irrelevant (FRE 401);	Yes	No

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	Deposition 1-26-2022 - 3 of 8.mp4			misleading, would cause undue consumption of time, confuse the issues, and mislead the jury (FRE 403); numerous questions were improper and argumentative; and the exhibit contains extensive inadmissible hearsay (FRE 801, 802). Counsel has failed to designate the transcript and has not identified any specific portion of the deposition for admission. Mr. Fowler, therefore, also reserves the right to object pursuant to FRE 106.		
PX. 66	Alexander Sasha Bardey, M.D. Deposition 1-26-2022 - 4 of 8.mp4	AR001173		The exhibit includes matters that are irrelevant (FRE 401); misleading, would cause undue consumption of time, confuse the issues, and mislead the jury (FRE 403); numerous questions were improper and argumentative; and the exhibit	Yes	No

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				contains extensive inadmissible hearsay (FRE 801, 802). Counsel has failed to designate the transcript and has not identified any specific portion of the deposition for admission. Mr. Fowler, therefore, also reserves the right to object pursuant to FRE 106.		
PX. 67	Alexander Sasha Bardey, M.D. Deposition 1-26-2022 - 5 of 8.mp4	AR001174		The exhibit includes matters that are irrelevant (FRE 401); misleading, would cause undue consumption of time, confuse the issues, and mislead the jury (FRE 403); numerous questions were improper and argumentative; and the exhibit contains extensive inadmissible hearsay (FRE 801, 802). Counsel has failed to designate the transcript and has not identified any specific portion of the deposition for admission.	Yes	No

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				Mr. Fowler, therefore, also reserves the right to object pursuant to FRE 106.		
PX. 68	Alexander Sasha Bardey, M.D. Deposition 1-26-2022 - 6 of 8.mp4	AR001175		The exhibit includes matters that are irrelevant (FRE 401); misleading, would cause undue consumption of time, confuse the issues, and mislead the jury (FRE 403); numerous questions were improper and argumentative; and the exhibit contains extensive inadmissible hearsay (FRE 801, 802). Counsel has failed to designate the transcript and has not identified any specific portion of the deposition for admission. Mr. Fowler, therefore, also reserves the right to object pursuant to FRE 106.	Yes	No
PX. 69	Alexander Sasha Bardey, M.D. Deposition 1-26-2022 - 7 of 8.mp4	AR001176		The exhibit includes matters that are irrelevant (FRE 401); misleading, would cause undue consumption of	Yes	No

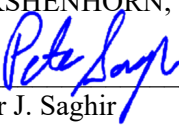
<u>Exhibit No.</u>	<u>Document Description</u>	<u>Bates Begin</u>	<u>Bates End</u>	<u>Defendant's Objections</u>	<u>Stipulations to Authenticity</u>	<u>Stipulation to Admissibility</u>
				time, confuse the issues, and mislead the jury (FRE 403); numerous questions were improper and argumentative; and the exhibit contains extensive inadmissible hearsay (FRE 801, 802). Counsel has failed to designate the transcript and has not identified any specific portion of the deposition for admission. Mr. Fowler, therefore, also reserves the right to object pursuant to FRE 106.		
PX. 70	Alexander Sasha Bardey, M.D. Deposition 1-26-2022 - 8 of 8.mp4	AR001177		The exhibit includes matters that are irrelevant (FRE 401); misleading, would cause undue consumption of time, confuse the issues, and mislead the jury (FRE 403); numerous questions were improper and argumentative; and the exhibit contains extensive inadmissible hearsay (FRE	Yes	No

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				801, 802). Counsel has failed to designate the transcript and has not identified any specific portion of the deposition for admission. Mr. Fowler, therefore, also reserves the right to object pursuant to FRE 106.		
PX. 71	Kathe Green 1-31-2022 Deposition - 1 of 2.mpg	AR001178		The exhibit includes matters that are irrelevant (FRE 401); misleading, would cause undue consumption of time, confuse the issues, and mislead the jury (FRE 403); numerous questions were improper and argumentative; and the exhibit contains extensive inadmissible hearsay (FRE 801, 802). See also Defendant's objections to Plaintiff's counter-designations.	Yes	No
PX. 72	Kathe Green 1-31-2022 Deposition - 2 of 2.mpg	AR001179		The exhibit includes matters that are irrelevant (FRE 401); misleading, would cause undue	Yes	No

<u>Exhibit No.</u>	<u>Document Description</u>	<u>Bates Begin</u>	<u>Bates End</u>	<u>Defendant's Objections</u>	<u>Stipulations to Authenticity</u>	<u>Stipulation to Admissibility</u>
				consumption of time, confuse the issues, and mislead the jury (FRE 403); numerous questions were improper and argumentative; and the exhibit contains extensive inadmissible hearsay (FRE 801, 802). See also Defendant's objections to Plaintiff's counter-designations.		
PX. 73	Order Ruling on Petition to Confirm Arbitration Award (MRC II v. Spacey) 08-04-2022				TBD	TBD

Dated: New York, New York
October 5, 2022

Respectfully submitted,
GAIR, GAIR, CONASON, RUBINOWITZ, BLOOM,
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